

Filed by Sally Gardner Lane
Administrative Patent Judge
Mail Stop Interference
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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

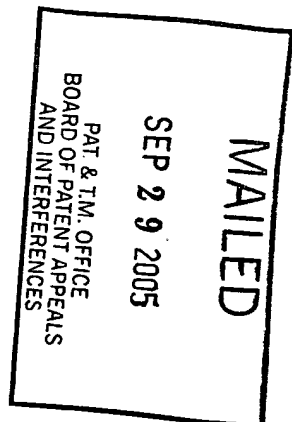
GIUSEPPE RASPANTI

Junior Party,
(Patent 5,658,973)

v.

FRANCOIS GUGUMUS,

Senior Party
(Application 10/081,291).



Patent Interference No. 105,262

REDECLARATION - Bd.R. 203(c)

Before Sally Gardner Lane, Administrative Patent Judge.¹

Upon consideration of the record, it is

¹As part of Board efforts under the Government Paperwork Elimination Act, signatures on papers originating from the Board are being phased out in favor of a completely electronic record. Consequently, in this case papers originating at the Board will not have signatures. The signature requirements for the parties have not changed. See, e.g., 37 C.F.R. § 10.18.

ORDERED that the interference is redeclared to the extent that, as to count 1, the sole count of the interference, Gugumus is accorded benefit for the purpose of priority of EP 95-810042.2, filed 23 January 1995;

FURTHER ORDERED that, in the future, the caption used in this redeclaration, reflecting Gugumus' status as senior party, should be used on papers filed by the parties in the interference; and

FURTHER ORDERED that all times set in the interference remain in effect.

cc (via First class mail):

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